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1 2 3 4	DICKINSON WRIGHT PLLC Justin J. Bustos, Nevada Bar No. 10320 Email: JBustos@dickinsonwright.com 100 West Liberty Street, Suite 940 Reno, Nevada 89501-1991 Tel: (775) 343-7500 Fax: (844) 670-6009	
5 6 7 8	Gabriel A. Blumberg, Nevada Bar No. 12332 Email: GBlumberg@dickinsonwright.com 3883 Howard Hughes Parkway, Suite 800 Las Vegas, NV 89169 Tel: (702) 550-4400 Fax: (844) 670-6009	
9 110 111 112 113 114 115 116 117 118	COOLEY LLP Sarah Lightdale (pro hac vice) Kaitland Kennelly (pro hac vice) Amanda Liverzani (pro hac vice) Email: slightdale@cooley.com Email: kkennelly@cooley.com Email: aliverzani@cooley.com 55 Hudson Yards New York, NY 10001 Tel: (212) 479-6000 Fax: (212) 479-6275 Alexandra Rex Mayhugh (pro hac vice) Email: amayhugh@cooley.com Wells Fargo Center, South Tower 355 South Grand Avenue, Suite 900 Los Angeles, CA 90071 Tel: (213) 561-3250 Fax: (213) 561-3244 Attorneys for Plaintiff Mind Medicine (MindModel)	ed). Inc.
19		S DISTRICT COURT
20	FOR THE DISTRICT OF NEVADA	
21 22	MIND MEDICINE (MINDMED) INC., a British Columbia Corporation,	Case No. 2:23-cv-01354-RFB-MDC
23 24	Plaintiff, v.	STIPULATION TO EXTEND TIME FOR PLAINTIFF TO FILE ITS REPLY TO DEFENDANTS SCOTT FREEMAN'S AND FCM MM HOLDINGS, LLC'S
25 26	SCOTT FREEMAN, an individual and FCM MM HOLDINGS, LLC a Wyoming Limited Liability Company,	OPPOSITIONS TO MOTION FOR ENTRY OF CONFIDENTIALITY AND PROTECTIVE ORDER (ECF NOS. 126
27 28	Defendants.	AND 127) (First Request)

1 Plaintiff Mind Medicine (MindMed) Inc. ("MindMed") and Defendants Scott Freeman and 2 FCM MM Holdings, LLC ("FCM"), by and through their respective counsel of record, stipulate 3 and agree as follows: 4 1. On February 16, 2024, MindMed filed a Motion for Entry of Confidentiality and 5 Protective Order (the "Motion") (ECF No. 123). 6 2. On March 1, 2024, Defendants Scott Freeman and FCM each filed an Opposition 7 to the Motion. (ECF Nos. 126 and 127). 8 3. MindMed's Reply in support of its Motion is currently due on March 8, 2024. 9 4. In order to accommodate scheduling conflicts of MindMed's counsel and to provide 10 sufficient time for MindMed's counsel to review the two Opposition briefs and prepare its Reply, 11 the parties have agreed to an extension of the deadline for MindMed to file its Reply brief. 12 5. The parties therefore stipulate that MindMed may have until March 18, 2024, to 13 file its Reply in support of the Motion. 14 /// 15 /// 16 /// 17 /// 18 /// 19 /// 20 /// 21 /// 22 /// 23 /// 24 /// 25 /// 26 /// 27 /// 28 ///

1	6. This is the first request for an extension of time for MindMed to file its Reply in		
2	support of the Motion (ECF No. 123). This stipulation is made in good faith for the reasons		
3	outlined above and not for the purpose of delay.		
4	DATED this 7th day of March, 2024.	DATED this 7th day of March, 2024.	
5	DICKINSON WRIGHT PLLC	LEWIS ROCA ROTHGERBER	
6		CHRISTIE LLP	
7	/s/ Justin J. Bustos JUSTIN J. BUSTOS	/s/ Abraham G. Smith DANIEL F. POLENSBERG	
8	Nevada Bar No. 10320 jbustos@dickinsonwright.com	Nevada Bar No. 2376 DPolsenberg@LewisRoca.com	
9	100 W. Liberty Street, Suite 940 Reno, Nevada 89501	Abraham G. Smith Nevada Bar No. 13250	
10	Tel.: (775) 343-7503 Fax: (844) 670-6009	ASmith@LewisRoca.com Lauren D. Wigginton	
11	Gabriel A. Blumberg, Nevada Bar No. 12332	Nevada Bar No. 15835 LWigginton@LewisRoca.com	
12	Email: gblumberg@dickinson-wright.com 3883 Howard Hughes Parkway, Suite 800	3993 Howard Hughes Parkway, Ste 600 Las Vegas, NV 89169-5996	
13	Las Vegas, NV 89169 Tel: (702) 550-4400 Form (844) 670, 6000	Tel: (702) 949-8200 Fax: (702) 49-8398	
14	Fax: (844) 670-6009		
15	DATED this 7th day of March, 2024.		
16	HOLLAND & HART LLP		
17	/a/Dohout I Cassitu		
18	/s/ Robert J. Cassity ROBERT J. CASSITY Nevada Bar No. 9779		
19	ERICA C. MEDLEY Nevada Bar No. 13959		
20	9555 Hillwood Rive, 2 nd Floor		
21	Las Vegas, NV 89134 Tel: (702) 669-4600		
22	Fax: (702) 669-4650 Email: bcassity@hollandhart.com Email: comodley@hollandhart.com		
23	Email: ecmedley@hollandhart.com		
24	ORDER		
25	IT IS SO ORDERED:		
26			
27		UNITED STATES MAGYSTRATE JUDGE	
28		DATED: 3-11-24	
		Ditted. 5 11 21	